THE COURTS.

Final Termination of the Great Silk Smuggling Trial.

OWEN AND GRAFF CONVICTED.

James Kelly's Charitable Bequests Decided.

with conspiracy in the alleged silk smuggling frauds, before Judge Benedict, was, after a trial of four weeks. brought to a termination yesterday by a verdict of gailty against both defendants. Assistant District ttorneys Foster and Herrick appeared for the gov-rament and ex-Judge Dittenhocter and Mr. Louis ost for the defendants.

bowing that there was no evidence against Graff exepting the worthless and uncorroborated statement descent that he had an interview with Graff in June. 1877, at Nowill's. Nowill, who testifies he was not absent a day, says that Graff, whom he only knew because Scott pointed him out, was not there later than April, 1877. The statement of Scott was that Graft anted to know how many pieces were in cases, as Owen was paying him the same price for cases as for barrels. This, the counsel argued, bore intrinsic evi-

sarrels. This, the counsel argued, bore intrinsic evidence of its islaity, for, as the evidence showed, cases ame over since 1873.

General Foster in his address to the jury proceeded to an analysis of the evidence, to be setting forth of what, he claimed, were he overt acts in the case and to the corresponding of store the country of the country of the house of Stoart & Co., the bankers, from the inlarge of snowing any bias or unfairness toward the tolendants. He claimed that the prosecution established the connection between a certain check for 1,000 which was offered in evidence and a bill of kichange of set 2200 which Scott purchased of J. & J. towark & Co., December 17, 1875, and that the said heack was obtained by Scott from Wilmerding, Hoguet Co., December 17, 1875, on account of a saie of like which Scott testiled were for the account of T. C. Owen. Mr. Foster concluded his address about all-past two o'clock.

like which Scott testiled were for the account of T. C. Owen. Mr. Foster concluded his address about half-past two o'clock.

The jury their rose from their scats and the Court commenced the charge. The tength of time the cause had occupied, Judge Benedict said, compelled him to deliver the charge to the jury that afternoon. The mere fact that the two men agreed together to delirate the United Statics was not sufficient, without some act was cone, and which made all the parties conserved hable to be indicted. The charge in his case was that Scott, Owen and Graff were engaged together in the common design to import silks into this country without paying duty. It was not for the jury to consider whether Scott was the most guilty or not. The jury could not convict in this case unless they found that there was an understanding and that one or both of the acts referred to had been proven. The jury had the right to convict upon the

At seven o'clock the jury came into court and resurned a verdict o' "Guilty" against Graft and Owen.
The foreman stated that they found that the Owen
not had been proved, but that as to the Scott act the
jury were disagreed.

Judge Benedict remanded the prisoners into custody and said that he would hear the motion of counnet for arrest of judgment on a future day.

The court room, which was well filled with speciators up to the arrival of the jury, was then cleared,
and the defondants were removed to Ludlow Street
fait.

THE DIVORCE BULLETIN

The divorce case of Matilda Morris against Robert C. Morris, which for the past two years has been several times before the courts, came up again yesterday before Judge Van Roesen, in Chambers of the Common Picas, on a motion made by Matthew P. Breen, countel for Mrs. Morris, to commit the defendant for conempt of court for refusing to pay \$328 ammony orto the case by reason of the high family connections not socgal relations of the high family connection, the defendant, Colonel Morris, the poet, and u dois to General Morris and Ida Morris, the poet, and u dois to General Morris and Ida Morris, the poetess. Mr. Breen, in reciting the facts of the case, criticised the conduct of the defendant with much severity. He charged him with having abandoned his wife and sever children litteen years ago, and in his abswer with not denying the allegations in the complaint to the effect that he is now iving more adultery with another woman. He urged that it was the duty of the Gourt to interpose its nowers and by compeling him to support his lawful wile leave birm in a condition to be himself abandoned by his unlawful one, who would ching to him just so long only as he had money to spend upon her. Mr. S. H. Randall spheared for the defendant, and argued that there was sensy on the part of the plaintiff in bringing her section, that she should have brought suit within ten years after the cause of action srose, and that not having one so she was barred by the statute. Judge Vau Hoesen said that he would examine into the matter and if the action was not barred he would grant an order to commit the defendant.

The iamiliar divorce suit brought by Mrs. Catherine Colina against her husoand, Charles E. Collins, although naving been carried to the Court of Appeals, does not seem yet to have been brought to a finally. The release in the case reported against any allowance on the ground that Mrs. Collins had received \$5,000 from her husband in settlement of the case. This report was reversed by Judge Donohue, the Judge Lawrence, in Supreme Court, Chambers, to file the resultator in the case, which was opposed on the ground fat a stay was asked for, inasmuch as the Court of Appeals, had not passed upon all the questions in dispute. Judge Lawrence intimated that an application or a stay should be made to the Court of Appeals, but look the papers padding the occasion in tuch application. Mr. John McKeon appeared for the plaintiff and Mr. and social relations of the parties to the Higgston.

JAMES KELLY'S ESTATE.

An interesting decision was given yesterday by Judge Donohue, settling the question that has been in controversy for some time past as to the division of the residue of the estate left by the late James keils among various religious and charitable institutions in this city. Mr. Keliy, it will be remembered, died on July 1, 1874. In his will be devised \$5,000 to the Roman Catholic Orphan Asylum and a like sum to the trustees of the Fire Department Fund, to the Institu-tion for the Bind and to the Deal and Dumb Institu-tion. There were other specific bequests, and then in the eighth clause of his will be ap-points Charles O'Conor and Rev. Henry W. Bollows, Andrew Mills, John Kelly, Charles P. Clineb, Rev. Henry Ward Reconst and Parks Godwin commissioners to designate such religious and charitable institutions as in their opinion may be most deserving to receive the residue of his estate. These persons met and agreed upon the following charities as the meast worthy recipients of the bequest.—The Nursery and cartly recipients of the bequest.—The Nursery and Child's Robits of Pear Wildows, Manhattan Eye and Ear Hospitat, Home of Wildows, Manhattan Eye and Ear Hospitat, Home of Gest for Consumptives, the Runa of the Orges of St. Demnick, the Roman Catholic Orphan Asylum, St. James' Chuvch for the Industriat Home, Home for Incurables, the St. Stephee's Home for Incurables, the St. Stephee's Home for Incurables, the St. Stephee's Home for Children. Home for Incurables, the St. Stephee's Home for Children. Home for the Aged Institution of Mercy for St. Joseph, School is the Aged Institution of Mercy for St. Joseph, School is the Education and Maintenance of our Volunteers who were left unprovided for. The executors appointed under the will were George W. Duer, Chief Justice C. P. Daiy and Lawrence D. Kiernan. Judge Daly, however, never qualified as such executors. The suit was crought in a friendly spirit. It was claimed by the executors that this eighth clause of the will was void, and that the residue of the cistate should go to the next of kin, should become a bona vacantia, or, in the case, which directs the estate to be divided among the societies above named. The amount to be distributed is some 500,000. Among the specific bequests of Mr. Keily, it will be remembered, was one setting apart as fund the income of wnich is used in the estate to be divided to the most deserving pupils of our public schools.

RISKS OF GIVING BLANK DEEDS. Philip H. Wiedarsum gave a blank deed to one Rudolph Johnson, late owner of the Congress Hotel, house in the Twenty-lourth ward. It is now claimed that this deed was not executed by Philip H. Wiedarsum, but by Philip H. Wiedarsum, a son of Philip F., and for that reason was a forgery and a fraud. The deed is also purported to be signed by Maria Wiedarsum, the wife of Pailip F. Johnson claimed that he received consideration, but reluses either to deliver it up or reconvey the property. Mrs. Wiedarsum has accordingly brought a suit to compel a reconveyance and to have the whole transaction declared null and void. She states in her complaint that she was the owner of the property in question, which was valued at \$15,000; that the defoudant is a real estate broker, and as such received from her the property for sale or exchange; that he stated to her husband, who represented her, that it was necessary, in order to make a proper exchange of the property, that a deed should be executed to him, and that, relying upon such statement, she joined with her husband in executing such deed; the defendants, she say, reported, from time to time that he had not succeeded in selling the property. She then demanded a return of the deed, which was refused, and he still, she silleges, refuses either to deliver up the deed or a reconveyance of the same, but has since fraudulently conveyed the property to his brother-in-law, who paid nothing for it and is not a responsible man, wherefore she demands judgment for \$5,000, the alleged amount of her damages. The answer sets up that the defondant received the deed, but denies that the same was signed, seeled or executed by Philip H. Wiedarsum or Maria Wiedarsum, or that either of them appeared before a notary public and acknowledged the execution of the deed; that Philip E. is an iniant, under the age of fourfeen years, and has a general guardina; that the deed was signed by Philip H. Wiedarsum, the father of Philip F., and the husband of the plaintiff, and that the same is a lorgery. The defeudant was arrested and held to bail in the sum of \$4,000 and the case came before Judge Sodgwick, in the Superior Court, yesterday, on a motion to vacate the order of arrest. Judge Sedgwick set the motion down for a hearing to-day and for further ovidence. Meantime the pipers will be sont before the Grand Jury for examination on the question or i sum, the wife of Pullip F. Johnson claimed that he received consideration, but reluses either to deliver it

whether Scott was the most guilty or not. The party could not convict in this case unies and they found that there was an unrestanding they found the property course the party and the right to convict he was the convicted on the claim of the party that the right to convict the course of the party that the print of the print of the party and the right to convict the party that the party and the party of the conviction with what was alleged to be a conspiracy. Unless one or other of the two laws are the party of the party

held title, to two certain parcels for which the Wormsers had paid, and of which Meyer had paid nothing, but for which he had agreed to pay them. This agreement Meyer did not make in writing, and stretward reinsed to pay, and denied having made such agreement or that he over had any interest in the two lots, also saying that the agreement, if any, was yold, because the same was not in writing, to comply with the Statute of Frands. The Wormsers, however, alleged their copartnersnip, and that such coparinership could be formed to speculate in real estate as well as in merchandise, and that the Statute of Frands the not apply. The Court gave judgment to plaintiffs for \$15,904.98. Mr. D. M. Porter appeared for the plaintiffs, and Luther R. Maren and A. Boardman for the defendant.

POWERS OF EX-SHERIFFS.

The question of the power of an ex-sheriff to arrest person on the jail limits under a bail bond, after his term of office had expired, was argued at considerable length yesterday before Judge Davis in the Supreme Court, Chambers, on a writ of habeas corpus. John Weber was arrested in a civil suit, as he claims, an-justly, in September, 1874, and was admitted to the justly, in September, 1874, and was admitted to the jail limits upon giving the usual limit bond. He says that from that time until Saturday last, when he was rearrested, he was occasionally visited by persons from the Sheriff's office, who under various protexts extorical various sums of money from him, dutil the matter becoming no longer bearable, no applied to his counsel and was advised that since the old Sheriff had failed to transfer him to the new Sheriff, within ten days after he had recognized the due quanification of the new Sheriff, he was legally discharged; that the old Sheriff no longer had any power over him, and that the new Sheriff could not acquire any power. Under this advice he acted, and when arrested on Saturday informed his counsel, who on Monday took out a write of nateas corpus, returnable forthwith. After hearing the argument the Court took the papers and Judge Lawrence reserved his decision, suggesting, however, that briefs he submitted. This, though not a novel point, is still rather consetted, and will be watched with much interest. The prisoner was represented by Messrs. Thomas F. Byrne and T. Francis Gibbous, and the sheriff by Messrs. Vanderpoel, Green & Umming.

SUMMARY OF LAW CASES. In the Court of Oyer and Terminer, yesterday, the Grand Jury nanded up a batch of indicaments. Judge Brady, on application of Mr. William F. Howe, dis-onarged Vivian Aubrey, it appearing that no indictment had been found against the prisoner.

Catherine O'Donnell was run over on the 12th of

February, 1876, by one of the cars of the New York

February, 1876, by one of the cars of the New York and Harlem Railroad Company, and severely injured. She brought a suit against the company to recover \$6,000 damages, and the trial of the case was commenced yesterday, before Judge Larremore, in the Court of Common Pleas. The defence is contributive negligence. Efflict F. Shepard appears for the plaintiff and E. Lauterbach for the defendant.

A motion was made yesterday before Judge Lawrence, in supreme Court, Chambers, to open the default taken in the case of Cemens Herring, charged with being implicated with Charles Briker, John Eilight and others in the lorgery of the encek for \$64,000 on the Union Trust Company. It was stated that on account of his age and infirmities he was released by the District Attorney on his own recognizance. The motion was opposed mainly on the ground that it should have been made at a much earlier day, the arrest having been made in July last. Judge Lawrence took the papers.

GENERAL SESSIONS-PART 1. Before Judge Gildersteeve.

"THE GREEN-EYED MONSTER." The colored exhorter, Rev. Fleming W. Jackson, of the Bereau Baptist Church, who was arraigned by Assistant District Attorney Herring on Monday last, charged with throwing his young wife, Josephine, out charged with throwing his young wife, Josephine, out of a second story window in Sullivan street, and firing a pistol at her, and acquitted, was again brought up for trial yesterday on an indictment charging him with feloulous a-mault on Henry Edmunson, a colored friend of his wife. The prisoner was represented by Mr. Samuel G. Derricason. Mr. Herring said that inasmuch as the evidence adduced on Monday would be simost the same as in the present case, and from the disposition made of the previous case by the jury, he would not oppose the release of the accused. Judge Gildersleeve thereupon set free the belitoose man of prayer.

A SAD CASE. On the 27th of October Patrick Lynch, fitty-three

father turbed upon the boy and stabbed him with a butcher's knife. Fortunately the cut was not dangerous. Patrick was promptly arrested, and when arraignod for trial yestoritay his son made an earnest piez in his behalf, urging that his father would not have struck him had he not been intoxicated. In view of the surroundings Assistant District Attoriesy Herring accepted a piez of assult and battery, and Judge Gildorsieeve imposed the mitigated penalty of thirty days in the Ponitentiary.

A DANGEBOUS LUNATIC. John Liddy, arrested for assault with intent to kill Officer Albin, while in his custody as a lunatic, proved through Mr. Edwund E. Price, his counsel, that at the time of the stabbleg the prisoner was laboring under a temporary aberration of the mind, and the evidence adduced proving such to be the case, the jury rendered a verdict of acquittal.

GENERAL SESSIONS-PART 2 Belore Recorder Hackett.

ALLEGED OUTRAGEOUS ASSAULT. A young man named Moses Singer, of No. 77 East trict Attorney Russell, charged with having, in July last, committed an atrocious assault upon a little girl six years old. The prisoner is defended by Mr. William F. Howe. The hearing of the evidence occupied the Court almost the entire day. Recorder Hackett will submit the case to the jury this morning.

COURT OF APPEALS.

ALRANY, N. Y., Dec. 4, 1877. Proceedings in the Cours of Appeals lussday, De-

Appeals from orders—No. 386, Mudge vs. Ping.— Submitted.

No. 387. Sixth Avenue Railroad vs. Gilbert Nievated Railroad.—Argued by Joseph H. Choate for appellant, Charles F. Stene and John K. Porter for respondent. General calendar—No. 189. Chamberlain vs. McKibbin.—Argument resumed and concluded.

No. 220. Weeks vs. New York and New Haves Railroad Company.—Argued by Luther R. Marsh for appellant, Caivin G. Child for respondent.

No. 221. Bastable vs. The City of Syracuse.—Submitted.

mitted.

No. 21o. Bertholf vs. O'Reilly.—Argued by Lewis E. Carr for appellant, W. J. Groo for respondent. Case

Carr for appellant, W. J. Groe for respondent. Case still on.

DECISIONS.

In the Court of Appeals to-day the following decisions were handed down:

Dayison with the Associates of the Jersey Company:
Cobo vs. Knapp; the Marine Bank of Buffslo vs.
Piske; Carrington vs. Ward; Cockerott vs. Muler.—
Judgment affirmed with coats.
Booth vs. Keihee.—Judgment reversed and new traingranted. Costs to abide the event.

Verdin vs. Scioum.—Order of General Term and Special Term reversed and motion granted, with costs in Supreme Court and this court to be paid by pianning to thempson.

People ox rei Siebrecht vs. Clancy, Waring vs. Sombern.—Appeal dismissed, with costs.

People ex rei, Cooke vs. Wood; New York Gusranty, &c., Company vs. Roberts.—Order affirmed, with costs.

Merwin vs. The Star Fire Insurance Company.—Motion granted on payment of \$10 costs of motion and \$25 costs of argument and on plaintiff's stipulating to submit on printed briefs it respondent consents thereto.

OALKNDAR.

The following is the day calendar for Wednesday,

The following is the day calendar for Wednesday, December 5, 1877:—Nos. 149, 158, 167, 222, 224, 182, 225 and 235.

UNITED STATES SUPREME COURT.

Supreme Court of the United States, Tuesday, December 4:—
No. 124. A. Lamont Chubb, plaintiff in error, vs. Chark W. Upton, assignee, &c.—Argument continued by Mr. W. J. Smiley, of counsel for defondant in error, and concluded by Mr. J. W. Champlin, for the plaintiff in error.
No. 125. Thaqueus C. Pound et el., plaintiffs in error, vs. James B. Tork et al.—Argued by Mr. M. H. Carpenter for plaintiffs in error, and submitted by Mr. William T. Vilas for defendants in error.
No. 126. Samuel H. Thatcher, plaintiff in error, vs. Samuel Kancher.—Submitted by Mr. Willoughby for the plaintiff in error, and by Mr. John Q. Charles for the uclendant in error.
No. 124 (in place of No. 127). The Grand Trunk Railway Company, of Ganada, plaintiff in error, vs. Ansel Sevens.—Arguments commenced by Mr. John Rand for plaintiff in error, and continued by Mr. C. P. Mattocks for defendant in error.
Adjourned until to-morrow.

PAYING PENSIONS.

The first payment of this quarter's pensions was begun yesterday morning at four o'clock. The sidewalks around the Custom House and Navat Office were througed by an eager crowd, some of whom had kept vigil all night so as to be in the iront ranks of the long line. The immense sum of \$60,000 was paid out between the opening and six o'clock in the evening, at which time business was suspended. Fifteen hundred and forty persons were paid, which is the largest number that have ever appeared in one day. Of these nineteen were veterans of the War of 1812. Eighteen of them ranged in years from eighty to minety, and one, Mr. Stephen Haynes, is seventy-six years oft. Messrs, Charles Oakiey, David Lopes and Charles K. Crowiy are ninety years of age and speared hale and hearty. The aggregate ages of the nineteen veterans amounts to 1,606 years.

REAL ESTATE.

Exchange yesterdaw:

By LOUIS MEMIER.

Substance Court forecleants sale—Alfred Erbe, referred—of the five story building, with lot 18 dg 117.68.18.18.11, No. 233 Broadway, w. s. 63 R. s. of Park place, to plaintiff

By R. L. LOLLOW AND CO.

Public auction sale to close an estate, the three story and basement brown stone from house, with lot 26.10.310.65, No. 307 West 51st st. n. s. 120.10 R. w. of 8th av. to James Wiggins.

BY A. H. MULLER, SR.

Executor's sale to close the state of George M. Klots, deceased, of the two story and tour story brick buildings and stable, with two lots each goal of R. M. Nicols.

n. w. corner of Murray and Orsenwich sts., 5
years.

Bewett, James D., to S. P. Poweit, No. 110 Grand

St.

Lichtenstein, Fannie and husband, to F. L. White,
w s. of av. A. n. of 70th st.; 2 years.

Seldiner, Chara and husband, to Mary Hawkins, n. s.
of 110th st. w. of 3d av.; 1 years.

Schuck, Frederick and wife, to K. B. Hoppin, s. s. of
Sits st. w. of 1st av.; 1 year.

Muiter, Adrian, it st., to James M. Brown, s. s. of
Sith st., w. of st. st., to James M. Brown, s. s. of
Sith st., east of 6th sv. 1 year.

Foley, Michael and wife, to J. S. Jarrety, n. s. of 82d
st., w. of 1st av. 1 year.

Crouch, John and wife, to Francis Couldy, s. s. of
10th st., lot No. 73; 1 year.

Crouch, John and wife, to Francis Couldy, s. s. of
10th st., lot No. 73; 1 year.

Grand, John and wife, to Francis Couldy, s. s. of
10th st., lot No. 73; 1 year.

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10th st., lot No. 73; 1 year.

Grand, John and Wife, to Francis Couldy, s. s. of
10th st., lot No. 73; 1 year.

John Carrety, John, to A.

W. of Sith sv. 1 year.

John Carrety, John, to St.

We of Wife, s. of Line St. 1 year.

Schock, Frederick and wife to Wiffiam it, Tallot, s. s. of
Sits st., w. of Ist av. 1 year.

Schock, Frederick and wife to W. it. Tallot, s. s. of
Sits st., w. of Ist av. 1 year.

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Sits st., w. of Ist av. 1 year.

Schock, Frederick and wife to W. it. Tallot, s. s. of
Sits st., w. of Ist av. 1 of Schot, s. years.

Lichtenstein, Faunic E. and husband to John A.

Wife, Wise, theory to same, n. s. 31st sh. w. 05 5th kv.; 1 year Reseatedd, Efficationth and ausband to John A. Kell-ner, w. s. 2d av., s. of 50th st. 1 year. Zeiner, Samusi and wife to C. Morris, n. s. 76th st.,

OUR COMPLAINT BOOK.

[Norz.-Letters intended for this column must be accompanied by the writer's full name and address to insure attention. Compisinants who are unwilling to comply with this rule simply waste time in writing. Write only on one side of the paper.—Eo. Herate.]

A LONG TIME TO WAIT. TO THE EDITOR OF THE HERALD:-

In 1871 the Bowning Green Savings Bank failed Shepherd Knapp was appointed receiver. Is it not very strange that he has not settled up its affairs before that Seven years is a long time for depositors to wait.

A DEPOSITOR.

THE UNIVERSAL COMPLAINT.

TO THE EDITOR OF THE HERALD:-Can you inform the residents of Yorkville how often the ashmen should remove the ashes and garbage? Only one visit was made last week to the block on Lexington avenue between Eighty-fourth and Eighty-flith streets, and this morning the same block is covered with barrels and boxes flied wish the refuse which has accumulated during the week. S. McC. C.

TO SKATE OR NOT TO SKATE. TO THE EDITOR OF THE HERALD:-

I would like to know why some appropriation can-not be made this winter so that we can have skating only thought for a single moment what a delightful winter amusement it affords to thousands they would manage to get the few dollars necessary.

J. H. S.

TO THE EDITOR OF THE HERALD:

The skating season is near at hand, and still there ias been no agreement among the authorities. Let HERIAD, and if the city's finances are in such a de-piorable condition, then why not do without all un-necessaries, such as booths, but leave the ice free to SKATERS.

TO THE EDITOR OF THE HERALD:-

Will you be so kind as to ask the reason why the receiver of the German Uptown Savings Bank, General Herman Uni, does not pay the promised twenty-five per cent made some fifteen months since? The majority of the depositors are a class of industrious me ity of the depositors are a class of industrious inchanics and shopkeepers, and in these hard times they feel the want of the little money due them. There was a considerable amount of securities leit, consisting of mertgages, &c., when the last dividend was paid (September 10, 1876), and we were promised by Mr. Uhlan early settlement, I hope the expenses of the recaiver will not eat up what little money is left and rightfully belongs to the depositors.

DEPOSITOR.

TO THE EDITOR OF THE HERALD :-

Every hour of the day policemen may be met with book in hand, noting the derelictions of unhappy citizens who commit the grave error of violating any of our city ordinances. The Corporation Attorney reaps a rich harvest from the fines accruing from these com-plaints, and, doubtless, there is some concert of ac-tion between his office and the Police Department. But let me ask you, Mr. Editor, to whom are we to report the Police Department for not removing the garbage? I would suggest the propriety hereafter of dumping every ash box in the middle of the street which has not ueen empited by ten elecke R. M. Such a heterogeneous display of milk cans, flour bar-rels, soap boxes, &c. as is now to be seen in iront of our residences for whole weeks at a time is a disgrace to our city and to our divilization. TAXPAYER.

PUT ON THE NIGHT TRAINS.

Last fail a number of downtown business men handed a petition to the Elevated Railroad Company the evening. The company replied that "the amount of travel would not warrant them to incur the addi-

I am glad the subject of night trains on the New York Elevated Ratiroad is being agitated through the "Complaint Book." I hope that thereby the managers

POST OFFICE NOTICE.

DOST OFFICE NOTICE—THE FORMIGN MAILS for the week ending Saturday, Decomberg 4877, will close at this office on Wednesday, at 12:30 T. M., for Europe, via atomaship cythia, via Queensiawa; on Thursday, at 12 M., for Europe, by steamship Wieland, via Primonth, Cherbourg and Hamburg; on Saturday, at 5 A. M., for Europe, by atemaskip Wieland, via G. A. M., for Europe, by atemaskip Britannic, via Queensiawa (correspondence for Germany, Scotland and North of Ireland to be forwarded by this steamer must be specially andicessed); and at 5 A. M. for Scotland and North of Ireland, by steamship Archoria, via Moyille and Glasgow; and at 1:30 A. M., for Europa, by steamship Herrmann via Sonthampton and Brusanic for Denmark, Sweden and Brusanic do not take mails for Denmark, Sweden and Southampton and Bremen. The steamships Scythia and Britanuic do not take malls for Denmark, Sweden and Rovany, The mails for Brasil direct leave New York December 4. The mails for Nassau, N. P., leave New York December 4 and 8. The mails for the West India, via St. Thomas direct and for Porto Rice and Venezueis direct leave New York December 8. The mails for China and Japan leave San Francisco December 31.

NEW YORK, Dec. 1, 1877.

FURNITURES.

A TTENTION - WANTED, TO FURNISH HOUSES Awith Brussels and ingrain Carpets for the holidays; 5,000 yards wanted. Please address CARPETS, box 156 Herala Uptown office A KTISTIC FURNITURE, HOLIDAY GOODS, A STISTIC FURNITURE, HOLIDAY GOODS, exhibition at the Kurit Art Gallery. Sale begins at 11 on Thursday, December 6. ROBERT SOMERVILLE, Auctioneer. ANY PARTY GIVING UP HOUSEKEEPING, HAV Aing good Furniture, can find a cash purchaser. Address Col. C., Herald office.

CABINET MAKERS AND UPHOL-TERERS SHOULD at the Kurts Art Gallery, No. 6 had 23d st., Thursday and Friday, December 0 and 7. at 11 A. M.

EOPERT SOMERVILLE, Auctioneer,

IMMENSE REDUCTION IN PRICES OF FURNITURE, Coapets, &c., for eash or easy payments. COWPRIGHT OWNERS, 155 and 157 Chatham st. Send for filnstrated price list; weekly or monthly payments.

for price list.

ONE PARLOR SUIT AND THREE HORSEHAIR
Mattresses, 60 list each, for sale very chean; been on
storage. Apply 1,545 Broadway, near 46th at. (first bell)
D-MOVAL OF THE GREAT ORIGINAL DULLAR
Restors to Park & Thiord's old stand, corner of 21st at. and
Broadway. The name of the Dollar Store has been changed
to Broadway Buxaar. Tremendous r duction in prices. W EERLY AND MONTHLY PAYMENTS TAKEN FOR FURNITURE, Carpets and Bedding at BAUMANN BROTTHERS, Hudson st., corner Broome; great reduction in prices; largest assortment and essicist terms.

DECORATIVE ART.

Attention is invited to the great sale of Marcottes' stock, on exhibition at Kurta's Art Gallery, G East 23d; begins at 11 on Thursday, the last.

ROBERT SUMERVILLE, Auctioneer.

WATCHES, JEWELRY, &c. AT 77 BLEECKER ST.-MONEY ADVANCED ON Diamonds, Watches, Jewelry, &c.; also Pawnbrokers' Teleta-hought of Diamonds, Watches, &c. At 77 Bleecker as.

Thelets bright of Diamonds, Watches, &c. At 77 Bleeckers.

At 1,272 BROADWAY-MONEY FOR VALUABLES; Aid golf and silver Articles bought; camel's hair Snawl for sale; tatins office.

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FOR RENT, UPRIGHT, SQUARE AND GRAND
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Asv., Plano manufacturers—First class Planos at exceedingly low prices; new and accound hand Planos to rout and on instalments. SOHMER & CO., 140 East 14th st.

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A PEW BURDATT ORGANS, IN LAST YEAR'S Atriceases, at half price; may be paid for in tustalments if desired.

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Ments if desired. BILLINGS & CO., 21 East 14th st.

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Avery great dargains; some of them used but a very short
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A PRIVATE FAMILY WILL SELL STRINWAY
A Planoforte, \$175; carred case and legs, 7½ octave, all
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Plane, Light imerquosoria case, purchased at Gentennial,
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New Planes to rent and for sale on the most res

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Very low for cash.

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DIANOS TUNED DURING HOLIDAYS, \$1: STEIN
way & Son and other recommendations. Address TUNER,
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STEINWAY, WEBER, CHICKERING PIANOS, LOW Stents: 7 octave, \$75; Melodeen, \$20; Organ, \$35.

UPRIGHT AND SQUARE PIANOS, INSTALMENTS, \$10 mouthly still paid, or to rent very low. BETTS, 8 UNION SQUARE PIANOS, OR BETTS, 8 WANTED—A GROUP SECOND WANTED-A GOOD SECOND HAND PIANO CHEAP Steinway, Chickering or Weber preferred. Inquire \$50.-A PLANO IN PERFECT ORDER; ROUND

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Lplano and singing, 112 Worst 40th, near 6th av., or puis residence; terms moderate.

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Bass SINGER WANTED.—APPLY, ON WEDNESday and Thursday (December 5 and 8), from 1 to 4 Delay and Thursday (December 5 and 6), from 1 to 4 o'clock in the afternoon, at the music at re of Mesars, S. T. GORDON-& SON, No. 13 East 14th st. Must be a fair

EXTRAORDINARY CHANCE -TWO OLD GENUINE Uremona Violins: Nicolans Amati and Baptiste Guadagnin; both are in perfect order and for sale on account of leaving the city, at very moderate price. 106 4th av., second floor, in the hots!. ond foor, in the hotel.

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Classes and private lessons. Send for circular.

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A CONFECTIONERY DOING GOOD BUSINESS FOR Asale cheap; also Meat, Fish, Oyster Markets. MITCH-A N OYSTER SALOON AND RESTAURANT, WITH A Rooms for family, for sale cheap; great business thoroughfare down town. MITCHELL, 77 Gedar at. A .- FOR SALE, SAMPLE BOOMS, CORNER LIQUOS A.Stores, Billiard Saloons, Hotels, corner Groceries MITCHELL, 77 Cedar st.

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BARGAINS OFFERED IN NEW AND SECOND HAND Bugines, Bollets, Pamps, &c., all sizes.
WILSON & ROARE, Front and Dover ats. WILSON & ROAKE, Front and Dover M.

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HOISTING ENGINES FOR SHIPS OR CONTRACtors' use, horizontal or vertical, reciprocating or rotary, for sale and to cent; every description of marine mathery repaired at shortest notice, good dominace at works,
LIDIERWOOD MANUFAUTURING COMPANY, 105
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LOSTING, Circular Saw Beach and self-feeding Word Chonper In good order and not used much. Address MACHINZEV, Herard office.

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Advertiser's storage warehouses. Address STORAGE,
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HARGER'S WARRHOUSES, STH AV., FROM 33D TO
34th at.—Storage for furniture, baggare, goods and
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SITUATIONS WANTED-FEMALES. A DVERTISE HOLLIDAY PRESENTS, FOR 20C. A LINE IN THE EVENING TELEGRAM

CORNELIA ST.—A RESPECTABLE MIDDLE AGES woman as cook or assistant cook, or would make herself merally useful; will rea short distance in the country; a god home preferred before wages. Call or address for two

PLANCE.

1 UNION COURT (UNIVERSITY PLANCE). BE tween lith and 12th sts.—A Scotch Protestant woman as cook; understands ments, soups, jellies and game; bread biscuit and pastry maker; no nojection to a boarding house; hest city and country reference. Oali for two days 24 EAST 320 ST.—A LADY LEAVING THE CITY

24 Wishes to secure a situation for her cook.

26 4TH AV.—A RESPECTABLE MIDDLE AGED

28 6TH AV.—A RESPECTABLE MIDDLE AGED

29 0English woman as cook; willing to assist in washing; city or country; c-st reference. Call for two days.

20 WSST 15TH ST.—A RESPECTABLE ANERGOR

20 woman as cook in a private (smilly; first class city reference.

40 west 13th st., top floor, rearranged to do continuous washing; good city reference.

50 west 13th st.—A thoroughly competent of having her little girl (8 years old with her, would accept of moderate wages; will be highly recommended by employer. 67 EAST SATH ST., PRESENT EMPLOYER'S GRING

95 EAST BROADWAY, FIRST FLOOR.—A RE-bousework in a small family; Brooklyn references.

110 WEST 197H ST. A RESPECTABLE GIRL AS 120 Cook, washer and fromer; good city reference.

112 WEST 197H ST. A YOUNG ENGLISH WOMAN 12 COOK and laundress; city or country. 114 WEST 33D ST. YOUNG GIRL TO DO PLAIN 118 EAST 63D ST.-TWO YOUNG WOMEN; ONE TO

129 WEST 19TH ST., REAR.—COMPETENT COOK

132 WEST 15TH ST.-A COLORED WOMAN, WHO 132 WEST 17FH ST.—TWO GIRLS: ONE AS waiters; both willing; good city reference.

133 WEST 28TH ST., SECOND FLOOR, FRONT,—A 170 respectable young woman as good cook, washer and troner; has best reference. 133 WEST 42D ST.—A RESPECTABLE YOUNG 130 cirl as cook and to assist with the washing and ironing in a small private family: eight years' city reference. Can be seen at her last employer's 142 WEST 35TH ST.-A RESPECTABLE COLORED

144 WEST 10TH SE. PIRST FLOOR.—A RESPECTcity reference.

156 woman as good plain cook; excellent laundress; best
city reference.

159 WEST 287H ST., IN THE STORE.-A YOUNG or country; good references. 15) WEST 28TH ST.—AN EXCRLLENT COOK; CAN confew whinh; good city reference.

160 EAST 48TH ST., SECOND FLOOR.—A LADY, servant; she is a good cook, washer and ironer, or charge bernaid and waters.

164 STH AV.-A COLORED MAN AN FIRST CLASS 165 a WEST SETH ST.—AS GOOD PLAIN COOK; II dress; best city reference.

165 WEST 27TH ST.—PROTESTANT WOMAN AS amily; good city reference.

188 EAST 64TH ST., NORTH BELL NO. B.—A RB-eral housework in a small family; good city references.

189 EAST 64TH ST., NORTH BELL NO. B.—A RB-eral housework in a small family; no objection so live in Harlem; best city reference. Call for two days. 200 WEST 28TH ST.—A RESPECTABLE WOMAN accord plain cook, good washer and ironer or to de hunsework in a small family; good city references. 201 WEST ISTH ST.-A RESPECTABLE GIRL

204 restaurant or boarding house cook; understand 20 4 west 18fH 8f.—A RESPECTABLE PROTESTABLE PROTESTAB

200 EAST 28TH ST.-NEAT COMPETENT PROT-tin a small family; excellent inundress and baker; good ref-210 second floor, back room.—A respectable girl as cook, washer and trouer in a small private family; two years reference from last place.

210 WEST 27TH ST.—TWO RESPECTABLE GIRLS; between and waiting; would assist in washing; no objections to the country; good reference.

215 EAST 2011 ST. - AN EXPERIENCED YOUNG 216 WEST 27tH ST.-RESPECTABLE GIRL TO

226 WEST 28TH ST. KEAR.—YOUNG WOMAN AS boarding tones; city reference.

230 WEST 2874 ST., TOP PLOGE.—AS PINST 250 class cook; understands cooking in all its branches, acups, means, pastry, dessorts, &c.; private family or first class barreling house with private tables; reference. reference.

2:77 WEST 27TH ST., NEAR STH AV.—AN ENG1:37 lish Protestant woman as thorough cook and to do
some washing in a private family.

2:43 WEST 55TH ST.—A YOUNG WOMAN TO COOK,
when and iron, no objection to the country; best

244 EAST SOTH ST.-A YOUNG WOMAN AS 240 cook cook; understands meats, soops and pastry; no objection to the coarse washing; in a first class family;

288 3D AV.-A YOUNG GIRL AS COOK, WASHER

322 EAST 11TH ST. - RESPECTABLE PROTESTANT with housework; first class city reference; country preferred.

housework; best dity references.

332 WEST 17Fit ST -A YOUNG WOMAN AS FIRST
BEST COOK in all branches; best city references from 333 WEST 28TH ST., ROOM 14 -A YOUNG GIBL